1 Nicolai Cocis (CA Bar # 204703) 2 Law Office of Nicolai Cocis 25026 Las Brisas Road 3 Murrieta, CA 92562 Tel/Fax: (951) 695-1400 4 Email: nic@cocislaw.com 5 Horatio G. Mihet* Liberty Counsel 6 P.O. Box 540774 Orlando, Florida 32854 7 Tel: (407) 875-1776 Fax: (407) 875-0770 8 hmihet@lc.org *Admitted Pro Hac Vice 9 Attorneys for Defendant Sandra Susan Merritt 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 12 PLANNED PARENTHOOD 13 FEDERATION OF AMERICA, INC., Case No. 16-cy-00236-WHO et al.. 14 Hon. William H. Orrick, III Plaintiffs, **Defendant Sandra Susan Merritt's** 15 v. **Notice of Appeal** 16 CENTER FOR MEDICAL Action Filed: Jan 14, 2016 PROGRESS, et al., 17 Defendants. 18 19 Defendant Sandra Susan Merritt hereby notices her appeal to the Ninth Circuit Court of 20 Appeals of the following orders of this Court: (1) Order on Post-Trial Motions, entered on August 21 19, 2020 (dkt. 1116); (2) Order Resolving Unfair Competition Claim and Entering Judgment, 22 entered on April 29, 2020 (dkt. 1073); (3) Judgment entered on April 29, 2020 (dkt. 1074); and (4) 23 jury verdict and all preceding interlocutory orders and rulings merged with docket entries 1073 24 and 1074. See Hall v. City of Los Angeles, 697 F.3d 1059, 1070-71 (9th Cir. 2012); Litchfield v. 25 Spielberg, 736 F.2d 1352, 1355 (9th Cir. 1984). 26 27 28

REPRESENTATION STATEMENT 1 2 Pursuant to Ninth Circuit Rule 3-2(b), Defendant Sandra Susan Merritt identifies the 3 following parties to this action and their respective counsel: 1) Defendant/Appellant Sandra Susan Merritt, represented by: 4 5 Horatio G. Mihet Nicolai Cocis Law Office of Nicolai Cocis Liberty Counsel 6 P.O. Box 540774 25026 Las Brisas Road Orlando, Florida 32854 Murrieta, CA 92562 7 Tel: (407) 875-1776 Tel: (951) 695-1400 8 9 2) Plaintiffs/Appellees Planned Parenthood Federation of America, Inc.; Planned Parenthood: ShastaDiablo, Inc. dba Planned Parenthood Northern California; 10 Planned Parenthood Mar Monte, Inc.; Planned Parenthood of the Pacific Southwest; Planned Parenthood Los Angeles; Planned Parenthood/Orange and San Bernadino Counties, Inc.; Planned Parenthood California Central 11 Coast; Planned Parenthood Pasadena and San Gabriel Valley, Inc.; Planned 12 Parenthood of the Rocky Mountains; Planned Parenthood Gulf Coast; and Planned Parenthood Center for Choice, represented by: 13 Rhonda R. Trotter Steven L. Mayer 14 Oscar D. Ramallo Sharon D. Mayo Jeremy T. Kamras ARNOLD & PORTER KAYE 15 ARNOLD & PORTER KAYE SCHOLER LLP 777 S. Figueroa Street, 44th Floor SCHOLER LLP 16 Los Angeles, CA 90017 Three Embarcadero Center, 10th Floor Tel: (213) 243-4000 San Francisco, CA 94111-4024 17 Tel: (415) 471-3100 18 Diana Sterk Amy L. Bomse ARNOLD & PORTER KAYE ROGERS JOSEPH O'DONNELL 19 SCHOLER LLP 311 California Street, 10th Floor 250 West 55th Street San Francisco, CA 94104 20 New York, NY 10019-9710 Tel: (415) 956-2828 Tel: (212) 836-8000 21 Beth H. Parker Helene T. Krasnoff 22 PLANNED PARENTHOOD PLANNED PARENTHOOD NORTHERN CALIFORNIA FEDERATION OF AMERICA 23 2185 Pacheco Street 1110 Vermont Avenue, NW, Suite 300 Concord, CA 94520 Washington, D.C. 20005 24 Tel: (415) 531-1791 Tel: (202) 973-4800 25 3) Other defendants in the district court action: 26 a) Defendant Center for Medical Progress, and Defendant BioMax **Procurement Services, LLC**, represented by: 27 28

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CERTIFICATE OF SERVICE

I hereby certify that on this 18th day of September 2020, I filed the foregoing *Defendant Sandra Susan Merritt's Notice of Appeal* electronically through the CM/ECF system, which effected service upon all counsel and parties of record.

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